

LANDRUM TAYLOR FLOOR AMENDMENT

SENATE AMENDMENTS TO S.B. 1441

(Reference to printed bill)

1 Page 1, line 25, strike “**ninety** THIRTY” insert “ninety”; strike “ONE YEAR” insert
2 “**FIVE YEARS**”

3 Page 4, between lines 16 and 17, insert:

4 "Sec. 3. Section 8-824, Arizona Revised Statutes, is amended to read:

5 8-824. Preliminary protective hearing; probable cause;
6 appointment of counsel

A. The court shall hold a preliminary protective hearing to review the taking into temporary custody of a child pursuant to section 8-821 not fewer than five days nor more than seven days after the child is taken into custody, excluding Saturdays, Sundays and holidays. If clearly necessary to prevent abuse or neglect, to preserve the rights of a party or for other good cause shown, the court may grant one continuance that does not exceed five days.

B. The following persons shall be present at the preliminary protective hearing:

1. The child's parents or guardian, unless they cannot be located or they fail to appear in response to the notice.

2. Counsel for the parents if one has been requested or retained.

3. The child's guardian ad litem or attorney.

4. The protective services worker.

5. Counsel for the protective services worker.

C. If the court finds that it is in the best interests of the child, the court may allow the following to be present at the preliminary protective hearing:

1. The child.

2. Any relative or other interested person with whom the child is or might be placed as described in section 8-845, subsection A.

3. Witnesses called by the parties.

1 4. An advocate or interested person as requested by the parent or
2 guardian.

3 5. Other persons who have knowledge of or an interest in the welfare
4 of the child.

5 D. At the hearing, the court shall advise the parent or guardian of
6 the following rights:

7 1. The right to counsel, including appointed counsel if the parent or
8 guardian is indigent.

9 2. The right to cross-examine all witnesses who are called to testify
10 against the parent or guardian.

11 3. The right to trial by court on the allegations in the petition.

12 4. The right to use the process of the court to compel the attendance
13 of witnesses.

14 E. At the hearing, the court:

15 1. Shall receive a report of any agreement reached pursuant to section
16 8-823, subsection D. The report may be made orally.

17 2. Shall provide an opportunity for the child's parent or guardian, if
18 present, and any other person who has relevant knowledge, to provide relevant
19 testimony.

20 3. May limit testimony and evidence that is beyond the scope of the
21 removal of the child, the child's need for continued protection, placement,
22 visitation and services to be provided to the child and family.

23 4. May take into consideration as a mitigating factor the
24 participation of the parent or guardian in the healthy families program
25 established by section 8-701.

26 5. Shall take into consideration as a mitigating factor the
27 availability of reasonable services to the parent or guardian to prevent or
28 eliminate the need for removal of the child and the effort of the parent or
29 guardian to obtain and participate in these services.

30 6. Shall inform the child's parent or guardian that the hearing may
31 result in further proceedings to terminate parental rights.

32 7. **SHALL INFORM THE PARENT THAT SUBSTANTIALLY NEGLECTING OR WILLFULLY**
33 **REFUSING TO REMEDY THE CIRCUMSTANCES THAT CAUSE THE CHILD TO BE IN AN OUT-OF-**
34 **HOME PLACEMENT, INCLUDING REFUSING TO PARTICIPATE IN REUNIFICATION SERVICES,**

1 IS GROUNDS FOR TERMINATION OF PARENTAL RIGHTS TO A CHILD WHO IS UNDER FIVE
2 YEARS OF AGE.

3 ~~7.~~ 8. Shall give paramount consideration to the health and safety of
4 the child.

5 ~~8.~~ 9. Shall review evidence that the department is attempting to
6 identify and assess placement of the child with a grandparent or another
7 member of the child's extended family including a person who has a
8 significant relationship with the child.

9 10. SHALL INFORM A FOSTER PARENT, PRE-ADOPTIVE PARENT OR GRANDPARENT
10 OR ANOTHER MEMBER OF THE CHILD'S EXTENDED FAMILY WITH WHOM THE DEPARTMENT HAS
11 PLACED THE CHILD OF THE RIGHT TO BE HEARD IN ANY PROCEEDING TO BE HELD WITH
12 RESPECT TO THE CHILD.

13 F. The petitioner has the burden of presenting evidence as to whether
14 there is probable cause to believe that continued temporary custody is
15 clearly necessary to prevent abuse or neglect pending the hearing on the
16 dependency petition.

17 G. If the child is in the temporary custody of the department, the
18 department shall submit not later than the day before the hearing a written
19 report to the court and the parties that states:

20 1. The reasons the child was removed from the parent's or guardian's
21 custody.

22 2. Any services that have been provided to the child or the child's
23 parent or guardian to prevent removal.

24 3. The need, if any, for continued temporary custody.

25 4. The types of service needed to facilitate the return of the child
26 to the custody of the child's parents or guardian.

27 5. If the child is not placed with a grandparent, whether the child
28 has any relatives or other interested parties as described in section 8-845,
29 subsection A who may be able and willing to take temporary custody.

30 6. Any services that are requested by the parent or guardian but that
31 are not provided and the reasons the services were not provided.

32 7. Any efforts made to place siblings together, and if they are not
33 placed together, the reasons why.

34 8. Any efforts made to facilitate communications among siblings.

Senate Amendments to S.B. 1441

1 9. A proposal for visitation and the results of any visitation that
2 has occurred since the child was removed.

3 10. A proposed case plan for services to the family.

4 H. The parent or guardian shall state whether the parent or guardian
5 admits or denies the allegations in the petition filed pursuant to section
6 8-841. If the parent or guardian admits or does not contest the allegations
7 in the petition, the court shall determine that the parent or guardian
8 understands the rights described in subsection D of this section and that the
9 parent or guardian knowingly, intelligently and voluntarily waives these
10 rights.

11 I. At the hearing, if the child is not returned to the parent or
12 guardian, the court shall:

13 1. Enter orders regarding the placement of the child pending the
14 determination of the dependency petition and visitation, if any. ~~The court~~
15 ~~shall also~~

16 2. IF A RELATIVE IS IDENTIFIED AS A POSSIBLE PLACEMENT FOR THE CHILD,
17 NOTIFY THE RELATIVE OF THE RIGHT TO BE HEARD IN ANY PROCEEDING TO BE HELD
18 WITH RESPECT TO THE CHILD.

19 3. Determine if the tasks and services set forth in the case plan are
20 reasonable and necessary to carry out the case plan.”

21 Renumber to conform

22 Page 3, line 20, strike “ONE YEAR” insert “FIVE YEARS”

23 Page 4, line 43, strike “ONE YEAR” insert “FIVE YEARS”

24 Page 5, line 38, strike “ONE YEAR” insert “FIVE YEARS”

25 Line 40, after the period strike remainder of line

26 Strike lines 41 through 44

27 Page 6, lines 17 and 19, strike “ONE YEAR” insert “FIVE YEARS”

28 Amend title to conform

3/12/08
4:49 PM
S:BG/dr